Your Honor,

As the Court is well aware the above matter is scheduled for a conference on June 9<sup>th</sup> however, my client Martin Guzman has just recently entered a 30-day in-patient drug program and thus would be unable to appear on that date without missing a day of the program, which would be detrimental to his progress in the program. I have contacted AUSA Dobbs and both of my co-counsel and all three consent to adjourn the matter until any day in late July or early August that is convenient for the Court. Thus, I would respectfully request that the Court adjourn the above matter as per the above request. Finally, all three defense counsel consent to the time from now until the newly scheduled conference date to be excluded from Speedy Trial calculations.

Thank you very much for your attention to this matter.

Respectfully yours,

David Touger

cc: AUSA Jenna Dobbs Co-counsel

SO ORDERED 6/3/08

SIDNEY H. STEIN

U.S.D.J.